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APPLICATION NO.	FI	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/524,345	02/11/2005		Darren James Mansfield	P/3610-56	4657
2352	7590	08/11/2006		EXAM	IINER
		ER GERB & SOFF HE AMERICAS	ROBINSON, BINTA M		
NEW YOR				ART UNIT	PAPER NUMBER
			1625		

DATE MAILED: 08/11/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
	10/524,345	MANSFIELD ET AL.					
Office Action Summary	Examiner	Art Unit					
	Binta M. Robinson	1625					
The MAILING DATE of this communication Period for Reply	n appears on the cover sheet with	the correspondence address					
A SHORTENED STATUTORY PERIOD FOR R WHICHEVER IS LONGER, FROM THE MAILIN - Extensions of time may be available under the provisions of 37 C after SIX (6) MONTHS from the mailing date of this communicatic - If NO period for reply is specified above, the maximum statutory p - Failure to reply within the set or extended period for reply will, by Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	IG DATE OF THIS COMMUNIC, FR 1.136(a). In no event, however, may a report. Deriod will apply and will expire SIX (6) MONTH statute, cause the application to become ABA	ATION. Ily be timely filed HS from the mailing date of this communication. NDONED (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on							
• • • • • • • • • • • • • • • • • • • •	This action is non-final.						
3) Since this application is in condition for all	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice und	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims							
4)⊠ Claim(s) <u>1-16</u> is/are pending in the applica	⊠ Claim(s) <u>1-16</u> is/are pending in the application.						
4a) Of the above claim(s) is/are witl	4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.	☐ Claim(s) _ is/are allowed.						
6)⊠ Claim(s) <u>1-9, 11-16</u> is/are rejected.	Claim(s) <u>1-9, 11-16</u> is/are rejected.						
7)⊠ Claim(s) <u>10</u> is/are objected to.	Claim(s) <u>10</u> is/are objected to.						
8) Claim(s) are subject to restriction a	and/or election requirement.						
Application Papers							
9)☐ The specification is objected to by the Exa	miner.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the co	orrection is required if the drawing(s) is objected to. See 37 CFR 1.121(d).					
11)☐ The oath or declaration is objected to by the	ne Examiner. Note the attached	Office Action or form PTO-152.					
Priority under 35 U.S.C. § 119							
12)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a)⊠ All b)□ Some * c)□ None of:							
1. Certified copies of the priority docur	1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority docur	2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the	3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bu	, , , ,						
* See the attached detailed Office action for a	a list of the certified copies not re	eceived					
Attachment(s)	□	(DTO 449)					
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-94) 	4) 🔲 Interview Su 8) Paper No(s)	mmary (PTO-413) Mail Date					
Information Disclosure Statement(s) (PTO-1449 or PTO/S Paper No(s)/Mail Date		ormal Patent Application (PTO-152)					

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Detailed Action

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1-9, 11-16 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

A. The amide nitrogen in the compound of formulas (I), (I'), and (I") is unclear because it does not have the proper number of atoms bonded to it and lacks a mandatory hydrogen atom or other atom on the nitrogen atom.

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claim 16 is rejected under 35 U.S.C. 112, first paragraph, because the specification, while being enabling for some of the claimed compounds combating alternaria brassicae, botrytis cinerea, pyenophora teres, septoria tritici on barley, wheat, rape, vine, does not enable all compounds, such as the compound N-{2-{3-chloro-5-(trifluoromethyl)-2-pyridinyl]-ethyl}-2,6-dichlorobenzamide to treat alternaria brassicae at 330 ppm and 250g/ha and Botrytis cinerea at 250 g/ha and 330 ppm, using N-{1-ethylcarbamoyl-2-[3-chloro-5-(trifluoromethyl)-2-pyridinyl]ethyl}-3-nitrobenzamide to treat Alternaria Brassicae and Botrytis cinerea at 250 g/ha, using N-{1-ethylcarbamoyl-2-[3-nitrobenzamide to treat Alternaria Brassicae and Botrytis cinerea at 250 g/ha, using N-{1-ethylcarbamoyl-2-[3-nitrobenzamide to treat Alternaria Brassicae and Botrytis cinerea at 250 g/ha, using

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N-{1-ethylcarbamoyl-2-[3-chloro-5-(trifluoromethyl)-2-pyridinyl}ethyl}-benzamide or N-{1-methylcarbamoyl-2-[3-chloro-5-(trifluoromethyl)-2-pyridinyl]ethyl}-benzamide to treat Septoria tritici or Botrytis cinerea at 250g/ha, using N-{1-ethylcarbamoyl-2-[3-chloro-5-(trifluoromethyl)-2-pyridinyl]ethyl}-4-chlorobenzamide, N-{1-ethylcarbamoyl-2-[3-chloro-5-(trifluoromethyl)-2-pyridinyl]ethyl}-2-bromobenzamide, or N-{1-methylcarbamoyl-2-[3-chloro-5-(trifluoromethyl)-2-pyridinyl]ethyl}-4-methoxybenzamide to treat Botrytis cinerea at 250 g/ha, or for using all of the claimed compounds to treat all phytophathogenic fungi of crops, on all types of crops.

The specification does not enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to use the invention commensurate in scope with these claims.

In <u>In re Wands</u>, 8 USPQ2d 1400 (1988), factors to be considered in determining whether a disclosure meets the enablement requirement of 35 U.S.C. 112, first paragraph, have need described. They are:

- 1. the nature of the invention,
- 2. the state of the prior art,
- 3. the predictability or lack thereof in the art,
- 4. the amount of direction or guidance present,
- 5. the presence or absence of working examples,
- 6. the breadth of the claims,
- 7. the quantity of experimentation needed, and
- 8. the level of the skill in the art.

The nature of the invention

The nature of the invention is a method for preventively or curatively combating the phytopathogenic fungi or crops with an effective and non-phytotoxic amount of a composition according to claim 13.

The state of the prior art and the predictability or lack thereof in the art

The state of the prior art is that the derivatives of pyridylethylbenzamide have activity as fungicides, especially against fungal diseases of plants, particularly mildews, cereal eyespot, damping off, wheat brown rust, and glume blotch. See Cooke et. al.

The amount of direction or guidance present and the presence or absence of working examples

The only direction or guidance present in the instant specification is found on pages 27-28, which discloses the in vivo activity of these compounds on Septoria tritici, Alternaria brassicae, Botrytis cinerea, and Pyrenophora teres.

The breadth of the claims

The breadth of the claims is the combating of all phytophathogenic fungi of all crops with the claimed compounds.

The quantity of experimentation needed

The quantity of experimentation needed would be undue when faced with the lack of direction and guidance present in the instant specification in regards to treating fungi other than those disclosed in the assays on pages 28-29, and crops other than those disclosed in these assays.

The level of the skill in the art

Even though the level of skill in the art is very high, based on the unpredictable nature of the invention and state of the prior art and the extreme breadth of the claims and lack of guidance and direction for other than carcinoma, one skilled in the art could not use the claimed invention without undue experimentation.

Claim 10 is objected to because it is based on a rejected claim.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Binta M. Robinson whose telephone number is (571) 272-0692. The examiner can normally be reached on M-F (9:30-6:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Dr. Thomas McKenzie can be reached on 571-272-0670.

A facsimile center has been established. The hours of operation are Monday through Friday, 8:45 AM to 4:45 PM. The telecopier numbers for accessing the facsimile machine are (703)308-4242, (703)305-3592, and (703)305-3014.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (571)-272-1600.

BMR August 8, 2006

THOMAS MCKENZIE, PH.D.
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 1600